

**AUTHORIZED BY VERNE.**  
(Special Cable to The Evening World.)  
PARIS, Feb. 8, 1889.—I have just obtained written authority from Jules Verne and his publisher for the publication of  
**"THE CONQUEST OF THE AIR"**  
in "THE EVENING WORLD." This extraordinary story should rank as Verne's masterpiece.  
PARIS CORRESPONDENT OF EVENING WORLD.  
FIRST CHAPTER IN TO-DAY'S EVENING WORLD.

PRICE ONE CENT.

# LITTLE TINA.

Influential People Interesting Themselves in Her Case.

The Father's Good Character Proven Beyond Doubt.

Subscription Books Being Distributed All Over the City.

THE OUTRAGE MUST BE REMEDIED.

The Necessity of "The Evening World's" Amendment Plainly Apparent.

**THE PROPOSED AMENDMENT.**  
(Drawn by a well-known Superior Court Judge.)  
7. All proceedings under this section (Sec. 201, Chap. 67, Laws of 1881, and Chap. 40, Laws of 1884), when a commitment shall have been made, shall be subject to review by any court of record, upon petition on the facts and the law, and in such a proceeding the commitment order or judgment may be affirmed or reversed or modified in such manner and to such extent as may seem best, or a releasing of the charge ordered.

As the result of untiring efforts of the friends of the unfortunate Weiss family more than one hundred and fifty subscription books are now in the hands of charitable ladies, and the work of raising money to bring back little Tina Weiss to her parents is going on rapidly.

A meeting of the Lady Forer's Society was held yesterday at the house of Mrs. Kopolowich, 202 East Broadway, and a large number of subscription books were distributed, and the ladies are entering enthusiastically into the work.

Mrs. Kopolowich is doing a great deal to arouse interest in the case, and has secured the co-operation of President Hutkopf, of the Eldridge Street Synagogue Association, which is one of the most influential congregations on the east side.

He is going to engage eminent counsel to look after the legal interests of the Weiss family.

Rabbi Joseph speaks of the outrage which has been committed by Mr. Gerry's society in this instance in the strongest terms, and he is so indignant over the matter that he has written an appeal to the pastors of all the synagogues in the city, urging them to take an active interest in the case, and by their assistance lend influence to the movement which has been started to recover the child and restore her to her parents.

He says that if money will accomplish this object there will be an unlimited amount at the disposal of those who have undertaken the work, and he thinks it the duty of every liberty-loving American to help forward the movement for the repeal of the present law, which can work so much injustice.

The Society to which Mr. Weiss belongs has just issued under its seal a recommendation of his character, the duplicate of the one which was given him when he was given to Mr. Gerry's Society, and which the latter refused to return to him. It is as follows:

"We, the Dinaburg Brothers Benevolent Association, a corporation duly organized and existing under the laws of the State of New York, hereby recommend Mr. Bernard Weiss as an honest, upright and sober man, Mr. Bernard Weiss is a member of our Association and has not been in arrears since he first became such member, and, in our opinion, able to support his family. We can vouch for his being a sober and industrious man for the last fifteen years."

In witness whereof, we, the President and Secretary of the Dinaburg Brothers Benevolent Association, by resolution duly passed Feb. 4, 1889, have caused the seal of the Association to be affixed to this Association, the day and year above written.

MURIEL THORNY, President.  
FREDERICK GORNOY, Secretary.

As a result of the publicity given to the case by the efforts of THE EVENING WORLD, the gentlemen and ladies have called upon the Weiss family in their home, 122 Broome street, to satisfy themselves as to the exact state of the case.

A gentleman and two ladies called together yesterday afternoon, and after an interview with the father, they expressed the greatest indignation at the outrage which had been committed.

The gentleman, who declined to give his name or that of the ladies, remarking that he was acquainted with Mr. Gerry, said that he would call upon that gentleman at the earliest opportunity and lay the facts before him, and if he could not succeed in having justice done by that appeal he would employ a lawyer to bring the case before the courts.

A paper is now being circulated in the neighborhood where the Weiss family live, which is being signed by all those who are acquainted with Mr. Weiss and certifying to his good character and his thorough ability to provide for his family.

**The Child Should Be Returned.**  
The Editor of The Evening World:  
This case of little Tina Weiss is even worse than that of Josie Shepherd. I feel sorry for her parents and hope THE EVENING WORLD will never let up on this case till the child is returned to its mother.

AN OLD READER.  
Birmingham, Conn., Feb. 8.

**"Poor Little Tina Weiss."**  
The Editor of The Evening World:  
It affords me great pleasure to read of the interest your valuable paper has taken in the case of poor little Tina Weiss. Your paper is the only one of the many published which takes any interest in the poor. I wish you every success.

J. DARRAUGH.

**A Whiskey Bottle in a Dead Hand.**  
Minnie Hoffman, janitress of the lodging-house at 20 Delancey street, found in the back of this morning the dead body of an unknown man. An empty whiskey bottle was clamped in one hand. The man was apparently thirty years old, was 5 feet 7 inches in height and had brown hair and a sandy mustache.

**A Happy Woman.**  
Happy is the woman without bodily ill, but happier is the woman who, having them, knows that they are the property of Dr. Fick's Favorite Pile Cure. For this reason, she can contrast her present health with her former one of suffering and appreciate the health which she has not for a time been deprived of. The Favorite Pile Cure cures all hemorrhoids, corrects irregular discharges and cures all "weakness" and irregularities.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.

**McQuade Not to Be Tried Here.**  
Col. Fellows Says Judge O'Brien Has Declined to Grant That Change of Venue.

As soon as Judge Daniels opened the Court of Oyer and Terminer this morning the new trial of Arthur J. McQuade was for mally moved by the District Attorney, but as a motion to change the place of trial was pending before Judge O'Brien it was put off until to-morrow and the Court was consequently adjourned.

District Attorney Fellows informed Judge Daniels that Judge O'Brien had decided to grant the change of venue but had not fixed upon the county to which it should be sent.

**Well Named.**  
[From The Terra Nova Express.]  
Bingley—Well, have you patented anything lately?  
Inventor—Oh, yes. I have just received letters-patent for my new "Frigo-Flight Suspender" and "Frigo-Flight" buttons.

Bingley—What makes you call it the "Frigo-Flight"?  
Inventor—It never comes off.